

# SENATE BILL No. 20

DIGEST OF SB 20 (Updated February 7, 2005 4:35 pm - DI ta)

Citations Affected: IC 22-2; IC 22-5; noncode.

**Synopsis:** Wage payment issues. Provides a procedure for an employer to deduct amounts due to the employer from an employee from the employee's unpaid wages. Exempts employees who are classified as exempt under the federal Fair Labor Standards Act from the state provisions concerning wage payment. Permits a wage assignment for: (1) payment for uniforms; (2) payment for tools and equipment; or (3) tuition repayment. Establishes a fee for issuing a replacement payroll check in certain circumstances. Repeals and relocates language making it a Class C infraction for an employer to sell merchandise or supplies to an employee for a price higher than to the public. Repeals a chapter concerning the regulation of wage payments, which includes the following provisions: (1) A provision requiring an employer to pay employees in commercial paper. (2) A duplicate provision concerning frequency of wage payments. (3) A provision containing outdated language concerning liens of laborers.

Effective: Upon passage; July 1, 2005.

# Young R Michael

January 4, 2005, read first time and referred to Committee on Rules and Legislative Procedure. February 8, 2005, amended; reassigned to Committee on Pensions and Labor.



#### First Regular Session 114th General Assembly (2005)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2004 Regular Session of the General Assembly.

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## SENATE BILL No. 20

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A BILL FOR AN ACT to amend the Indiana Code concerning labor and safety.

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Be it enacted by the General Assembly of the State of Indiana:

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SECTION 1. IC 22-2-5-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 1. (a) Every person, firm, corporation, limited liability company, or association, their trustees, lessees, or receivers appointed by any court, doing business in Indiana, shall pay each employee at least semimonthly or biweekly, if requested, the amount due the employee. The payment shall be made in lawful money of the United States, by negotiable check, draft, or money order, or by electronic transfer to the financial institution designated by the employee. Any contract in violation of this subsection is void.

(b) Payment shall be made for all wages earned to a date not more than ten (10) **business** days prior to the date of payment. However, this subsection does not prevent payments being made at shorter intervals than specified in this subsection, nor repeal any law providing for payments at shorter intervals. However, if an employee voluntarily leaves employment, either permanently or temporarily, the employer shall not be required to pay the employee an amount due the employee until the next usual and regular day for payment of wages, as

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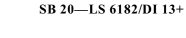
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1	established by the employer. If an employee leaves employment
2	voluntarily, and without the employee's whereabouts or address being
3	known to the employer, the employer is not subject to section 2 of this
4	chapter until:
5	(1) ten (10) business days have elapsed after the employee has
6	made a demand for the wages due the employee; or
7	(2) the employee has furnished the employer with the employee's
8	address where the wages may be sent or forwarded.
9	SECTION 2. IC 22-2-5-2 IS AMENDED TO READ AS FOLLOWS
10	[EFFECTIVE JULY 1, 2005]: Sec. 2. (a) Except as provided in
11	subsection (b), every such person, firm, corporation, limited liability
12	company, or association who shall fail fails to make payment of wages
13	to any such an employee as provided in section 1 of this chapter shall
14	as liquidated damages for such failure, pay to such the employee for
15	each day that the amount due to him the employee remains unpaid
16	interest at the annual rate of ten percent (10%) of on the amount due
17	to him the employee in addition thereto. not exceeding double the
18	amount of wages due, and said damages to the wages due.
19	(b) Upon termination of an employment relationship, the
20	employer shall pay to the employee the unpaid wages minus any
21	amount deducted as due to the employer from the employee.
22	(c) At the employee's request, an employer that deducts an
23	amount under subsection (b) shall provide the employee with a
24	written notice itemizing the amounts deducted. The employer shall
25	provide the written notice required by this subsection not later
26	than fourteen (14) days after the date of the employee's request.
27	(d) The wages, including any amount in disagreement under
28	subsection (b), may be recovered in any court having jurisdiction of a
29	suit to recover the amount due to such the employee, and in any suit so
30	brought to recover said wages or the liquidated damages for
31	nonpayment thereof, or both, the court shall tax and assess as costs in
32	said case a along with reasonable fee for the plaintiff's attorney or
33	attorneys: attorney's fees incurred by the employee.
34	(e) This section does not preclude the employer or employee
35	from recovering other damages to which either is entitled.
36	SECTION 3. IC 22-2-6-2 IS AMENDED TO READ AS FOLLOWS
37	[EFFECTIVE JULY 1, 2005]: Sec. 2. (a) Any assignment of the wages
38	of an employee is valid only if it is an allowed deduction under
39	federal law or all of the following conditions are satisfied:





(1) The assignment is:

(B) signed by the employee personally;

(A) in writing;



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1	(C) by its terms revocable at any time by the employee upon
2	written notice to the employer; and
3	(D) agreed to in writing by the employer.
4	(2) An executed copy of the assignment is delivered to the
5	employer within ten (10) days after its execution.
6	(3) The assignment is made for a purpose described in subsection
7	(b).
8	(b) A wage assignment under this section may be made for the
9	purpose of paying any of the following:
10	(1) Premium on a policy of insurance obtained for the employee
11	by the employer.
12	(2) Pledge or contribution of the employee to a charitable or
13	nonprofit organization.
14	(3) Purchase price of bonds or securities, issued or guaranteed by
15	the United States.
16	(4) Purchase price of shares of stock, or fractional interests
17	therein, of the employing company, or of a company owning the
18	majority of the issued and outstanding stock of the employing
19	company, whether purchased from such company, in the open
20	market or otherwise. However, if such shares are to be purchased
21	on installments pursuant to a written purchase agreement, the
22	employee has the right under the purchase agreement at any time
23	before completing purchase of such shares to cancel said
24	agreement and to have repaid promptly the amount of all
25	installment payments which theretofore have been made.
26	(5) Dues to become owing by the employee to a labor
27	organization of which the employee is a member.
28	(6) Purchase price of merchandise sold by the employer to the
29	employee, at the written request of the employee.
30	(7) Amount of a loan made to the employee by the employer and
31	evidenced by a written instrument executed by the employee
32	subject to the amount limits set forth in section 4(c) of this
33	chapter.
34	(8) Contributions, assessments, or dues of the employee to a
35	hospital service or a surgical or medical expense plan or to an
36	employees' association, trust, or plan existing for the purpose of
37	paying pensions or other benefits to said employee or to others
38	designated by the employee.
39	(9) Payment to any credit union, nonprofit organizations, or
40	associations of employees of such employer organized under any
41	law of this state or of the United States.
42	(10) Payment to any person or organization regulated under the



1	Uniform Consumer Credit Code (IC 24-4.5) for deposit or credit
2	to the employee's account by electronic transfer or as otherwise
3	designated by the employee.
4	(11) Premiums on policies of insurance and annuities purchased
5	by the employee on the employee's life.
6	(12) The purchase price of shares or fractional interest in shares
7	in one (1) or more mutual funds.
8	(13) A judgment owed by the employee if the payment:
9	(A) is made in accordance with an agreement between the
10	employee and the creditor; and
11	(B) is not a garnishment under IC 34-25-3.
12	(14) Payment for the purchase or maintenance of uniforms
13	worn by the employee while performing duties for the
14	employer.
15	(15) Payment for the purchase or rental of tools and
16	equipment used by the employee while performing duties for
17	the employer.
18	(16) Payment or repayment of the employee's tuition for:
19	(A) a postsecondary educational institution;
20	(B) an apprenticeship training program; or
21	(C) an educational training program;
22	approved by the employer.
23	SECTION 4. IC 22-2-8-1 IS AMENDED TO READ AS FOLLOWS
24	[EFFECTIVE JULY 1, 2005]: Sec. 1. (a) An employer who deducts
25	the fee described in section 4 of this chapter does not violate this
26	section.
27	(b) It is unlawful for any employer to assess a fine on any pretext
28	against any employee and retain the same or any part thereof from his
29	the employee's wages.
30	(c) An employer who violates this section commits a Class C
31	infraction.
32	SECTION 5. IC 22-2-8-4 IS ADDED TO THE INDIANA CODE
33	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
34	1, 2005]: Sec. 4. (a) Notwithstanding section 1 of this chapter, an
35	employer may deduct from an employee's wages a fee computed
36	under subsection (b) to issue a replacement payroll check at the
37	written request of the employee because of theft, destruction, or
38	other loss of the original payroll check after receipt by the
39	employee.
40	(b) The fee described in subsection (a) is equal to:
41	(1) the amount charged the employer by a financial institution
42	to stop payment on the original payroll check; plus



1	(2) the lesser of:	
2	(A) the employer's reasonable costs incurred to reissue the	
3	payroll check; or	
4	(B) twenty dollars (\$20).	
5	SECTION 6. IC 22-5-6 IS ADDED TO THE INDIANA CODE AS	
6	A <b>NEW</b> CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY	
7	1, 2005]:	
8	Chapter 6. Employer Sales to Employees	
9	Sec. 1. An employer may not sell to an employee of the employer	
10	any:	
11	(1) merchandise; or	
12	(2) supplies;	
13	at a price higher than the employer sells the merchandise or	
14	supplies for cash to another person who is not an employee of the	
15	employer.	_
16	Sec. 2. A person who violates section 1 of this chapter commits	
17	a Class C infraction.	
18	SECTION 7. IC 22-2-4 IS REPEALED [EFFECTIVE JULY 1,	
19	2005].	
20	SECTION 8. [EFFECTIVE JULY 1, 2005] IC 22-2-8-4, as added	
21	by this act, applies to wages first payable after June 30, 2005.	
22	SECTION 9. An emergency is declared for this act.	
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## SENATE MOTION

Madam President: I move that Senator Harrison be removed as author of Senate Bill 20 and that Senator Young R Michael be substituted therefor.

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#### COMMITTEE REPORT

Madam President: The Senate Committee on Rules and Legislative Procedure, to which was referred Senate Bill No. 20, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Delete everything after the enacting clause and insert the following:

### (SEE TEXT OF BILL)

and when so amended that said bill be reassigned to the Senate Committee on Pensions and Labor.

(Reference is to SB 20 as introduced.)

GARTON, Chairperson









